

**CALIFORNIA COASTAL COMMISSION**

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# W8&W9

## SECOND ADDENDUM

November 3, 2020

TO: Coastal Commissioners and Interested Parties

FROM: Lisa Haage, Chief of Enforcement  
Logan Tillema, Statewide Enforcement Analyst

SUBJECT: ADDENDUM TO **ITEMS NO. W8&W9** – CONSENT CEASE AND DESIST ORDER NO. CCC-20-CD-03, CONSENT RESTORATION ORDER NO. CCC-20-RO-02, (LOS ANGELES DEPARTMENT OF WATER AND POWER) FOR THE COMMISSION MEETING OF **November 4, 2020**

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The purpose of this addendum is to update the record by supplementing it with correspondence that California Coastal Commission (“Commission”) staff received after the staff report for this matter was issued on October 16, 2020, and after the first addendum was issued on November 2, 2020.

### **I. CORRESPONDENCE RECEIVED AFTER THE STAFF REPORT AND FIRST ADDENDUM**

The Documents received by Commission staff since issuance of the staff report and first addendum included in this second addendum, are:

1. Letter of support from the California Department of Parks and Recreation, Angeles District, dated November 3, 2020 (Second Addendum Exhibit 1)



DEPARTMENT OF PARKS AND RECREATION

Armando Quintero, Director

Angeles District  
1925 Las Virgenes Road  
Calabasas, CA 91302

October 19, 2020

California Coastal Commission  
45 Fremont Street, Suite 2000  
San Francisco, CA 94105

**RE: Consent Cease and Desist Order CCC-20-CD-03 and Consent Restoration Order CCC-20-RO-02**

Dear Commissioners,

The California Department of Parks and Recreation (DPR) has reviewed the California Coastal Commission (Commission) staff report dated October 16, 2020, as related to the Consent Cease and Desist Order CCC-20-CD-03 and Consent Restoration Order CCC-20-RO-02 to resolve violation File V-5-19-0109. We support the recommendations delineated in the Commission Staff Report for the resolution of the violations to the Coastal Act by the Los Angeles Department of Water and Power (Respondent) from unpermitted development in the five parcels owned by DPR located in Topanga State Park.

We support the resolution reached by CCC staff that requires the Respondent to: 1) Conduct restoration activities in the 9.15-acre area where it performed Unpermitted Development within the Coastal Zone; and restore the additional 18.83 acres of sage scrub and chaparral habitat disturbed outside the Coastal Zone along the Temescal Ridge Fire Road; 2) to address temporary loss of habitat caused by the Unpermitted Development, pay \$272,500 to DPR for the purpose of habitat enhancement and removal of non-native vegetation; 3) to further address the temporary loss of habitat and to mitigate for the harm caused to resources, pay \$1,100,00.00 to the Mountains Recreation and Conservation Authority for the purpose of acquiring property of similar ecological value in the Santa Monica Mountains. We commend the CCC staff for their work to achieve this resolution.

Of particular interest to DPR is that the implementation of the Restoration Plan occurs in a timely manner, to ensure this unpermitted development does not continue to negatively affect erosion and impact plants and wildlife.

State Parks will also require a separate settlement agreement with LADWP in addition to the CCC Consent Order. This will include updating the old LADWP easement, additional mitigation funds for impacts, and a Right of Entry Permit for access beyond the easement boundaries.

Please feel free to contact me with any questions or concerns at [jerry.west@parks.ca.gov](mailto:jerry.west@parks.ca.gov).

Sincerely,

Jerry West  
Acting District Superintendent  
Angeles District